FEIDEN LAW FIRM Larraine Feiden, Esq. Attorney for Plaintiff **MONA HAMZA** One Blue Hill Plaza, 11th Floor Pearl River, NY 10965 (845) 735-8500

07 CIV. 5974

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MONA HAMZA,

Plaintiff,

Case No.

VERIFIED COMPLAINT

-against-

SAKS INCORPORATED and SAKS FIFTH AVENUE, INC.,

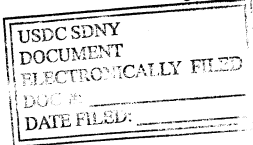
Defendant.

Plaintiff, complaining of the defendants, by her attorney, the FEIDEN LAW FIRM

respectfully alleges:

JURISDICTION AND VENUE

- 1. This is an action authorized by and instituted under Title VII of the Civil Rights Act of 1964, Section 701 et seq., as amended, 42 U.S.C.A. Section 2000e et seq. ("Title VII"). The jurisdiction of the Court as to the causes of action set forth herein is based on Federal Question Jurisdiction, 28 U.S.C. Section 1331.
- 2. Venue lies in the Southern District of New York under 28 U.S.C. Section 1391(c) because the defendants are substantially engaged in business activities in said vicinage.



PARTIES

A. Defendants

- 3. At all times hereinafter mentioned, upon information and belief, Defendants Saks Incorporated and Saks Fifth Avenue, Inc. (hereinafter collectively referred to as "Saks") own and operate department stores throughout the United States.
- 4. At all times hereinafter mentioned, upon information and belief, Saks maintains its corporate headquarters at 12 East 49th Street, New York, New York 10017.
- 5. Upon information and belief, Saks is a foreign corporation doing business in the State of New York.
 - B. Plaintiff
- 6. At all times hereinafter mentioned, plaintiff Mona Hamza, a single woman, was and still is a resident of Rockland County, New York.
- 7. Plaintiff had been employed by Saks as a Sales Associate from December 9, 1997 to March 3, 2007.
- 8. As herein below described, plaintiff was wrongly terminated by Saks on March 3, 2007 in violation of Title VII.

AS AND FOR A FIRST CAUSE OF ACTION PURSUANT TO TITLE VII

- 9. Plaintiff repeats, reiterates and realleges each and every allegation in paragraphs "1" through "9" as if same had been repeated at length herein.
 - 10. On or about December 9, 1997, plaintiff began her employment with defendant Saks.
 - 11. When employed at Saks, plaintiff held the position of Sales Associate.
 - 12. Plaintiff was employed at a work site with fifteen or more employees.

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- 13. Upon information and belief, Billie Messina ("Messina") was and still is the General Manager of the Saks store located in Greenwich, Connecticut, having been appointed to said position in April, 2005.
- 14. Plaintiff is an Egyptian American (Arab) practicing Muslim, a protected class under Title VII.
- 15. Since December 9, 1997, when plaintiff began her employment with Saks until April, 2005, when Messina became General Manager of the Greenwich Connecticut store where plaintiff worked at the time, plaintiff was performing her duties satisfactorily and consistently met standards and far exceeded her sales goals.
- 16. In July, 2005, Messina refused to approve plaintiff's annual trip to Egypt to visit and care for her disabled mother which she had taken every year since her mother became disabled in 2000.
- 17. Plaintiff availed herself of Saks' complaint procedures by calling the "Quest Line", a Saks employee help line, the result of which was that Messina's refusal was reversed.
- 18. In October, 2005, and again in September, 2006, Messina refused to allow plaintiff a slight schedule change to accommodate the Ramadan Fast, the most holy Muslim religious observance, which plaintiff's prior store managers had always approved.
- 19. Thereafter, Messina developed a plan to terminate the plaintiff which plan included. but was not limited to, altering business records and forging supervisory signatures.
 - 20. Plaintiff was discharged on March 3, 2007.
- 21. Sak's proffered reason for discharging plaintiff, that customers repeatedly complained that they did not want to shop with plaintiff, was false and discrimination was the real reason.
 - 22. Saks and Messina discriminated against plaintiff on the basis of her Muslim religious

beliefs and Arab Egyptian heritage (a copy of the EEOC Charge of Discrimination filed by the plaintiff on May 25, 2007 and bearing Charge No. 523-2007-00704 as well as a Right to Sue issued by the EEOC on June 11, 2007 are annexed hereto as Exhibit "A").

AS AND FOR A SECOND CAUSE OF ACTION PURSUANT TO TITLE VII

- 23. Plaintiff repeats, reiterates and realleges each and every allegation in paragraphs "1" through "22" as if same had been repeated at length herein.
- 24. On or about June 6, 2005, plaintiff was injured on the job, having fallen on a marble staircase (upon which slip tapes have since been applied), which may have caused permanent damage to her rotator cuff.
- 25. The aforementioned injury, which may have permanently impaired plaintiff's range of motion, precludes plaintiff from engaging in stock work.
 - 26. Plaintiff was not appropriately paid for time missed from work due to her injury.
- 27. Plaintiff caused to be commenced a Workers Compensation case in the State of Connecticut bearing file number WC390387166.
- 28. Plaintiff's termination on March 3, 2007 constitutes unlawful discrimination on the basis of plaintiff's disability.

AS AND FOR A THIRD CAUSE OF ACTION FOR UNLAWFUL RETALIATION

- 29. Plaintiff repeats, reiterates and realleges each and every allegation in paragraphs "1" through "28" as if same had been repeated at length herein.
- 30. Following plaintiff's complaints about not being appropriately paid for the time she missed from work following her injury, Messina embarked on a campaign of retaliation against plaintiff.

- 31. For example, notwithstanding plaintiff's positive contributions to Saks and her excellent track record as an employee, in or about January, 2006, Messina, along with Susan Ishkanian, Human Resources Director, and Jennifer Cooling, Cosmetic Department Manager, began to smear plaintiff's reputation by, among other things, creating a false and forged "paper" trail of plaintiff's purported disrespectful behavior in an effort to justify the termination of plaintiff.
- 32. Additionally, when plaintiff took a ten day vacation in February, 2007, she was paid for only twenty-five hours and not the forty-four hours to which she was entitled.
- 33. Messina also solicited other employees for negative statements about the plaintiff while refusing to seek out statements from employees who would have given positive comments about her.
- 34. Plaintiff's termination on March 3, 2007 constitutes unlawful retaliation against the plaintiff because of her injury/disability and attendant inability to perform stock work and because of her complaints about not be adequately compensated and because she "went over Messina's head" by availing herself of Saks' complaint procedures when she was discriminated against by Messina on the basis of her religion and national origin.
 - 35. All of the foregoing constitutes unlawful retaliation against the plaintiff.
- 36. Plaintiff was not paid for any commissions earned during the pay period prior to her termination.
- 37. By reason of the foregoing, the plaintiff was unlawfully terminated and denied the salary, commissions and additional benefits which she would otherwise have been entitled to enjoy for the remainder of her working life, including, but not limited to, basic hospital benefit plans, comprehensive medical plan, vacation benefits, 401-K and Social Security benefits.

Furthermore, plaintiff was caused to suffer great mental strain and anguish and has been made nervous, tense and irritable and was forced to endure great suffering and inconvenience all to her great damage, in the minimum sum of \$2,000,000.

WHEREFORE, plaintiff respectfully requests that this Court:

- (a) Enter a declaratory judgment determining that the defendants have violated and continue to violate plaintiff's rights under Title VII of the Civil Right Act of 1964;
- (b) Grant plaintiff a permanent injunction enjoining defendants, their agents, successors, employees and other representatives from engaging in or continuing to engage in any violations of plaintiff's rights under Title VII of the Civil Rights Act of 1964;
- (c) Grant the affirmative relief of monetary damages in the amount of wages, salary, commissions, employment benefits and other compensation denied and/or lost to plaintiff as a result of plaintiff's wrongful termination by the defendants in violation of Title VII of the Civil Rights Act of 1964;
- (d) Grant plaintiff the equitable relief of reinstatement to her former position as a Sales Associate with all the rights, privileges and benefits associated therewith as a result of the defendants' violations of Title VII of the Civil Rights Act of 1964;
- (e) Grant the affirmative relief of the differential between the sums plaintiff has received in unemployment insurance proceeds and the sums she would have received from Saks if not for her unlawful termination;
- (f) Award plaintiff an allowance for her costs and disbursements incurred in the prosecution of this action, including her reasonable attorneys fees;
- (g) Grant plaintiff such additional, other, equitable, and legal relief as the Court deems just and proper in the circumstances.

Dated: Pearl River, New York June 22, 2007

Respectfully submitted,

FEIDEN LAW FIRM Atorney for Plaintiff One Blue Hill Plaza, 11th Floor Pearl River, New York 1,9965

Larraine Feiden, Esq.

(LF - 7818)

JURY DEMAND

Plaintiff herein demands trial by jury as to all issues of the trial

(LF - 7818)

11:21pm From-EEOC BOSTON AREA OFFICE Case 7:07-cv-05974-SCR-LMS Document 1 Filed 06/22/20

Document 1 Filed 06/22/2007 Page 9 of 13 Poment Opportunity Commission

EEOC FORM 131 (5/01)	U.S. Equal Employment	Opportunit	y Colliniasion				
ELOO (O. C.)			PERSON FILING CHARGE				
Control of the Contro	~~						
Chief Executive Office	≥U Fi	ı	Mona D. Hamza				
SAKS INCORPORATE 205 Greenwich Avenu	16 16		THIS PERSON (check one or both)				
Greenwich, CT 06830			Claims To Be Aggrieved				
Greenwich, et euse			Claims to be Againstee				
			Is Filing on Behalf of Other(s)				
		ı	EEOC CHARGE NO.				
.			523-2007-00704				
NOTICE OF CHARGE OF DISCRIMINATION (See the enclosed for additional information)							
This is notice that a charge	of employment discrimination has bee	n nied agamsi y	our organization and				
X Title VII of the Civil Rig		X The Amo	ericans with Disabilities Act				
The Age Discriminatio		The Equ	al Pay Act				
The boxes checked below app	ly to our handling of this charge:						
1. No action is required by			Ì				
2. Please call the EEOC R	2. Please call the EEOC Representative listed below concerning the further handling of this charge.						
3. Please provide by a statement of your position on the issues covered by this charge, with copies of any supporting documentation to the EEOC Representative listed below. Your response will be placed in the file and considered as we investigate the charge. A prompt response to this request will make it easier to conclude our investigation.							
4. Please respond fully by to the enclosed request for information and send your response to the EEOC Representative listed below. Your response will be placed in the file and considered as we investigate the charge. A prompt response to this request will make it easier to conclude our investigation.							
expenditure of resource	ks. If you would like to participate, picase a	bay 30 on allo ches	es of a charge without extensive investigation or osed form and respond by 15-JUN-07				
to Elizabeth	Marcus, ADR Coordinator, at	(617) 565-32 quest(s) made abo	ve by the date(s) specified thate.				
For further inquiry on this ma or any inquiry you may have	tter, please use the charge number shown	above. Your posi	tion statement, your response to our request for information,				
		D40n	Area Office				
	rt L. Sanders, Dîrector	John F	Kennedy Fed Bidg				
		Government Ctr, Room 475					
EEOU	Representative		, MA 02203				
	Telephone (617) 565-3200						
Endosure(s): Cop	y of Charge						
CIRCUMSTANCES OF ALLEG	ED DISCRIMINATION	,	AGE X DISABILITY X RETALIATION OTHER				
RACE COLOR	SEX X RELIGION X NATIO	DNAL ORIGIN	AGE X DISABILITY X RETACKTION				
See enclosed copy of	f charge of discrimination.						
Date	Name / Title of Authorized Official		Signature				
Date			A CONTRACT SON LAND				
June 1, 2007	Robert L. Sanders, Area Office Director						

SIGNATURE OF COMPLAINANT

SUBSCRIBED AND SWORN TO BE

No. 02FE6049394
Qualified in Rockland County
Commission Expires Oct. 10, 20 /

In July, 2005, Billie Messina, General Manager of the Greenwich, Connecticut Saks store refused to approve my annual trip to Egypt to visit and care for my disabled mother which trip I had taken every year since my mother became disabled in 2000.

In October, 2005, and again in October, 2006, Billie Messina, General Manager of the Greenwich, Connecticut, Saks store refused to allow a slight schedule change to accommodate the Ramadan Fast, the most holy Muslim religious observance, which prior store managers had always approved.

As a result of the above denials, I availed myself of Saks' complaint procedures by calling the "Quest Line", a Saks employee help line, the result of which was that Billie Messina's refusals were reversed.

Thereafter, Billie Messina developed a plan to terminate me which plan included, but was not limited to, altering business records and forging supervisory signatures.

I was discharged on March 3, 2007.

Sak's proffered reason for discharging me, that customers repeatedly complained that they did not want to shop with me, was false and discrimination was the real reason.

Saks and Billie Messina discriminated against me on the basis of my Muslim religious beliefs and Arab Egyptian heritage.

On June 6, 2005, I was injured on the job, having fallen on a marble staircase (upon which slip tapes have since been applied), which may have caused permanent damage.

The aforementioned injury, which may have permanently impaired my range of motion,

precludes me from engaging in stock work.

I was not appropriately paid for time missed from work due to my injury.

I have caused to be commenced a Workers Compensation case in the State of Connecticut bearing file number WC390387166.

My termination on March 3, 2007 constitutes unlawful discrimination on the basis of my disability.

Following my complaints about not being appropriately paid for the time I missed from work following my injury, Billie Messina embarked on a campaign of retaliation against me.

For example, notwithstanding my positive contributions to Saks and my excellent track record as an employee, in or about January, 2006, Billie Messina began to smear my reputation by, among other things, creating a false and forged "paper" trail of my purported disrespectful behavior in an effort to justify my termination.

Billie Messina also solicited other employees for negative statements about me while refusing to seek out statements from employees who would have given positive comments about me.

My termination on March 3, 2007 constitutes unlawful retaliation against me because of my injury/disability and attendant inability to perform stock work and because of my complaints about not be adequately compensated and because I "went over Billie Messina's head" by availing myself of Saks' complaint procedures when I was discriminated against by Messina on the basis of my religion and national origin.

EEOC Form 161-B (3/98)

U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

N OTICE OF	RIGHT TO	SUE (1	SSUED ON	REQUEST)

11 Gle	D. Hamza en Rose Court Nyack, NY 10994		From:	EEOC Boston Area Office John F. Kennedy Fed Bldg Government Ctr, Room 475 Boston, MA 02203		
	On behalf of person(s) aggrie CONFIDENTIAL (29 CFR §10					
EEOC Charg	e No.	EEOC Representative		Telephone No.		
		Susan M. Boscia,		(047) FOR 2042		
523-2007-	00704	Investigator		(617) 565-3213		
None -	IE PERSON ÅGGRIEVED:		(See also	the additional information enclosed with this form.)		
under Title \	/II and/or the ADA based on st be filed in a federal or	the above-numbered charge. It has	as been iss our recelp	t (ADA): This is your Notice of Right to Sue, issued ued at your request. Your lawsuit under Title VII or it of this notice; or your right to sue based on this .)		
	More than 180 days have	passed since the filing of this charg	e.			
X	Less than 180 days have be able to complete its ad	passed since the filing of this charg ministrative processing within 180 d	ge, but I ha ays from th	ve determined that it is unlikely that the EEOC will e filing of this charge.		
X	The EEOC is terminating its processing of this charge.					
	The EEOC will continue to process this charge.					
Age Discrin 90 days afte your case:	nination in Employment Act or you receive notice that we	ct (ADEA): You may sue under the e have completed action on the cha	ADEA at a arge. In this	ny time from 60 days after the charge was filed until s regard, the paragraph marked below applies to		
	The EEOC is closing your 90 DAYS of your receipt	r case. Therefore, your lawsuit und of this Notice. Otherwise, your rig	er the ADE tht to sue b	A must be filed in federal or state court <u>WITHIN</u> ased on the above-numbered charge will be lost.		
	The EEOC is continuing its handling of your ADEA case. However, if 60 days have passed since the filing of the charge, you may file suit in federal or state court under the ADEA at this time.					
in federal or	state court within 2 years (3	e the right to sue under the EPA (filir 3 years for willful violations) of the a an 2 years (3 years) before you file	lleged EPA	C charge is not required.) EPA suits must be brought underpayment. This means that backpay due for not be collectible.		
If you file su	it, based on this charge, plea	se send a copy of your court compla	int to this of	fice.		
		n behal	f of the Cor	JUN 1 1 2007		
Enclosures	s(s)	Robert L. Area Offic		(Date Mailed)		

CC:

Billie Messina, General Manager SAKS INCORPORATED 205 Greenwich Avenue Greenwich, CT 06830

Larraine Feiden, Esq. Feiden Law Firm One Blue Hill Plaza, 11th Floor Pearl River, NY 10965